Case: 1:10-cv-04053 Document #: 88 Filed: 09/08/10 Page 1 of 2 PageID #:2816

4

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CELSIS IN VITRO, INC.)
a Maryland Corporation,)
Plaintiff,))) Case No. 10-4053
CELL ZDIDECT INC. a Dalamara Componentian)
CELLZDIRECT, INC., a Delaware Corporation and wholly-owned subsidiary of INVITROGEN CORPORATION; and INVITROGEN)))
CORPORATION, a Delaware Corporation.)
Defendants.)
	j
)

PRELIMINARY INJUNCTION ORDER

Under Fed. R. Civ. P. 65, for the reasons set forth on the record in open court on September 7 and 8, 2010, the Court finds that Plaintiff Celsis In Vitro, Inc. ("Celsis IVT") has satisfied the requisite showing to warrant the entry of a preliminary injunction against the Defendants CellzDirect, Inc. and Life Technologies (the survivor of a merger involving Invitrogen Corporation).

IT IS HEREBY ORDERED that the Defendants CellzDirect, Inc., Life Technologies, and those acting in concert with either or both of the Defendants are preliminarily enjoined from using the methods of Claims 1 and 10 of U.S. Patent No. 7,604,929 in the United States. The Defendants are also preliminarily enjoined from using, selling, and/or offering to sell products produced in the United States from the method of Claim 1 of U.S. Patent No. 7,604,929 after October 20, 2009.

In addition, the Defendants CellzDirect, Inc., Life Technologies, and those acting in concert with either or both of the Defendants are preliminarily enjoined from inducing,

Case: 1:10-cv-04053 Document #: 88 Filed: 09/08/10 Page 2 of 2 PageID #:2817

aiding and abetting, or encouraging others to practice the methods of Claims 1 and 10 of

U.S. Patent No. 7,604,929 in the United States, as well as selling or offering to sell multi-

cryopreserved hepatocyte products for use in the United States (regardless of whether the

products were produced prior to October 20, 2009), for which the Defendants failed to

prove any substantial use by others except for use in practicing the method of Claim 10 of

U.S. Patent No. 7,604,929.

Celsis IVT previously deposited with the Clerk of this Court a \$70,000.00 cash

security and that cash security shall remain with the Clerk for the duration of this order

and shall serve as the bond for the preliminary injunction. The Court has established this

bond without prejudice and the Defendants may produce at a later time additional

evidence to establish a higher amount for the bond going forward.

In view of the \$70,000.00 bond, this order shall be effective on September 8, 2010

at 5:00 p.m. CST and expires upon resolution of the merits of this lawsuit including and

through a resolution at trial.

SO ORDERED:

DATED: September 8, 2010

Honorable Milton I. Shadur

Senior U.S. District Court Judge